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AGAINST ELECTRONIC ARTS INC., CHILLINGO LTD., ZEPTOLAB UK LTD., ROVIO ENTERTAINMENT LTD.

1	Under Rule 41(a) of the Federal Rules of Civil Procedure, Plaintiff Claire Hodgins		
2	("Plaintiff" or "Hodgins") and Defendants Electronic Arts, Inc. ("EA"), Chillingo Ltd.		
3	("Chillingo"), ZeptoLab UK Ltd. ("ZeptoLab") and Rovio Entertainment Ltd. ("Rovio"), hereby		
4	stipulate to the dismissal with prejudice of all claims which this Plaintiff has asserted in this		
5	action against EA, Chillingo, ZeptoLab and/or Rovio, each side to bear her/its costs and fees as		
6	it relates hereto. By virtue of this stipulation, any alleged claims in this action by Plaintiff based		
	on aiding and abetting EA, Chillingo, ZeptoLab and/or Rovio are automatically dismissed with		
7	prejudice as well.		
8	Dated: July 1, 2016 /s/ David M. Given		
9	David M. Given		
10	Conor H. Kennedy PHILLIPS, ERLEWINE, GIVEN & CARLIN LLP		
11	39 Mesa Street, Suite 201		
12	San Francisco, CA 94129 Tel: (415) 398-0900		
13	Fax: (415) 398-0911		
14	Michael von Loewenfeldt		
15	James M. Wagstaffe Frank Busch		
16	KERR & WAGSTAFFE LLP		
17	101 Mission Street, 18 th Floor San Francisco, CA 94105		
18	Tel: (415) 371-8500		
19	Fax: (415) 371-0500		
20	Interim Co-Lead Counsel for Plaintiffs		
21	Carl F. Schwenker (admitted pro hac vice)		
22	LAW OFFICES OF CARL F. SCHWENKER The Haehnel Building		
	1101 East 11 th Street		
23	Austin, TX 78702 Tel: (512) 480-8427		
24	Fax: (512) 857-1294		
25 26	Plaintiffs' Liaison Counsel		
27	Jeff Edwards (admitted pro hac vice)		
	EDWARDS LAW		
28	The Haehnel Building 1101 East 11 th Street		

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1	Aus	tin, TX 78702
2	'	(512) 623-7727
	Fax:	(512) 623-7729
3		ifer Sarnelli (SBN 242510)
4		RDY & NOTIS, LLP
5		Fifth Avenue, Suite 1408
	Tr.1.	York, NY 10017 (212) 905-0509
6		(212) 905-0509
7		(===/// ===============================
8	Plai	ntiffs' Steering Committee
9	Dated: July 1, 2016 /s/M	latthew Z. Kaiser
10		ert N. Klieger
11		n C. Kenney thew Z. Kaiser
	П п	ESTON HENNIGAN LLP
12	. []	West 6 th Street, Suite 400
13		Angeles, CA 90014
14		(213) 788-4340 (888) 775-0898
		(888) 773-0898
15	Atto	rneys for Defendants Electronic Arts, Inc. and
16	Chil	lingo Ltd.
17	/0/1	offrey M. Movit
10	Chui	effrey M. Movit stine Lepera
18		rey M. Movit
19		CHELL SILBERBERG & KNUPP LLP
20	·	Cast 49th Street — 30th Floor Y York, New York 10017-1028
,	Tr 1	(212) 509-3900
21		(212) 509-7239
22		
23		entine Shalamitski
,		mi Beckman - Straus CHELL SILBERBERG & KNUPP LLP
24	113°	77 West Olympic Boulevard
25	Los	Angeles, California 90064
26		(310) 312-2000
27		(310) 312-3100
	Atto	rneys for Defendant ZeptoLab UK Ltd.
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ATTESTATION

I attest that concurrence in the filing of this document has been obtained from the other

signatories listed above.

Dated: July 1, 2016

/s/ Judith R. Nemsick
Judith R. Nemsick

CERTIFICATE OF SERVICE

I certify that on this day, July 1, 2016, I caused a copy of the foregoing document,

AMENDED STIPULATION OF DISMISSAL WITH PREJUDICE UNDER Fed. R. Civ. P.

41(a), to be served on all counsel of record via the CM/ECF system.

Dated: July 1, 2016

/s/ Shelley Hurwitz
Shelley Hurwitz